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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/698,490		11/03/2003	Kou Yamamoto	XA-9971	3241
181	7590	01/13/2006		EXAMINER	
MILES &	STOCKI	BRIDGE PC		SPISICH, G	EORGE D
1751 PINN	ACLE DR	RIVE			
SUITE 500				ART UNIT	PAPER NUMBER
MCLEAN, VA 22102-3833				3616	
				DATE MAILED: 01/13/2000	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/698,490	YAMAMOTO, KOU				
	Office Action Summary	Examiner	Art Unit				
		George D. Spisich	3616				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address				
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING D. sions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. I period for reply is specified above, the maximum statutory period or re to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 13 O	<u>october 2005</u> .					
/	This action is FINAL . 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims		· ·				
5)□ 6)⊠ 7)□	Claim(s) <u>1-3</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-3</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or control of the						
Applicati	on Papers		•				
9)	The specification is objected to by the Examine	er.					
10)🖂	The drawing(s) filed on <u>13 October 2005</u> is/are	: a)⊠ accepted or b)□ objected	to by the Examiner.				
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	37 CFR 1.85(a).				
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	· · · · · · · · · · · · · · · · · · ·	• •				
Priority L	ınder 35 U.S.C. § 119						
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureausee the attached detailed Office action for a list	is have been received. Is have been received in Application In the second second in Application In the second second in the seco	on No ed in this National Stage				
	e of References Cited (PTO-892)	4) 🔲 Interview Summary					
3) Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate atent Application (PTO-152)				

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DETAILED ACTION

Drawings

The drawings were received on October 13, 2005. These drawings are accepted by the Examiner.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP2588338 (cited by Applicant in IDS) in view of JP2002-166835 (cited and applied in the First Office Action by the Examiner).

JP' 338 discloses an extendable and contractable steering column apparatus for a vehicle including an outer column (20) through which an inner column (22) is slidably inserted, a lock housing portion (23) formed on the outer column and a locking mechanism that includes a pair of movable pieces (25,27) slidably fitted within a bore (24) formed through the lock housing portion in a vehicle body widthwise direction and a screw rod (31) passing through the pair of movable pieces, and an operation lever (36) disposed at an end portion of the screw rod, wherein the pair of movable pieces is

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shifted toward each other so as to press the inner column and to shift the pair of movable pieces from each other so as to release the pressure on the inner column in response to swinging of an operating lever. Examiner has interpreted the JP '338 to include all the details of Applicant's invention discussed above, as it is apparent that Applicant's invention is the improvement of the circular bore and circular cross section locking element to a non-circular bore and correspondingly non-circular sliding member (in cross section), which are not present in JP '338.

Although JP '835 (see Figs. 1 and 2) shows the sliding member (11a) sliding up the member (13a) to press against the inner column of the steering arrangement, it is clearly taught that a non-circular (in cross section) sliding member is used to properly engage the inner column. In this reference, the square sliding member obviously prevents undesirable rotation of the sliding member as may be present in the round sliding member of JP '338. Furthermore, the non-circular cross section sliding member of JP '835 ensures the proper alignment of the sliding member such that during assembly, the sliding member is properly installed in the arrangement so as to have the proper contact area alignment with the inner column.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the steering column arrangement of JP '338 by providing a non-circular cross section for the bore and sliding member as taught by JP '835 so as to prevent undesired rotation and ensure proper alignment of the sliding member and the inner column to allow for proper contact.

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With respect to Claim 2 "integrally molded" and Claim 3 "formed of die cast molded aluminum", Examiner points out that the method of forming the device is not germane to the issue of patentability of the device itself. Therefore, this limitation has not been given patentably weight.

With respect to the structure detail that the lock housing is integral with the outer column, the term integral need only be that that are connected, and furthermore, JP '338 shows an integral lock housing and outer column.

With respect to the limitation that the outer column is formed of die cast molded aluminum, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the well known material Aluminum, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416.

Response to Arguments

Applicant's arguments with respect to claim 1have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Fujiu (USPN 5,199,319), De Bisschop et al. (USPN 4,535,645).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to George D. Spisich whose telephone number is (571) 272-6676. The examiner can normally be reached on Monday-Friday 9:30 to 7:00 except alt. Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Dickson can be reached on (571) 272-6669. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

George D. Spisich January 8, 2006

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